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ва иминек	ART UNIT PAPER NUMBER 1637		600 Congress Avenue, Suite 2400 Austin, TX 78701	
EXAMINER KIM, YOUNG J				75% David L. Parker A THOIBA III
0674	UMIC:039USC1	Vładimir L. Makarov	1007/90/80	945,108/60
CONFIRMATION NO.	ATTORNEY DOCKET NO.	FIRST NAMED INVENTOR	FILING DATE	APPLICATION NO.

DATE MAILED: 11/13/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Part of Paper No. 11122003	noita Yo	sivbA	U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03)				
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			10. Other:				
.—	rt(s)(PTO-1449) Paper No(s).	d Information Disclosure Statemer	9. Note the attache				
The drawing correction filed on is a) ☐ approved or b) ☐ disapproved by the Examiner.							
		wn from consideration:					
			Claim(s) objecte				
			Claim(s) allowed				
		claim(s) is (or will be) as follows:	·				
		Appeal, the proposed amendmenti ow the new or amended claims wo	explanation of h				
	_	xhibit will NOT be considered becaminer in the final rejection.	raised by the Ex				
ered but does NOT place the	reconsideration has been conside	it, b) tequest for c) tequest for natition for allowance because:					
sıste, timely filed amendment	be allowable if submitted in a sep	or smended claim(s) would					
	:(s)noi	has overcome the following reject					
	sa sa sa sa sa Sunuadaa sa a Su	Continuation Sheet.					
ally rejected claims.	na a correspondina number of fin	opeal; and/or nt additional claims without cancelii					
ally reducing or simplifying the	r better form for appeal by materi	deemed to place the application in					
		ne issue of new matter (see Note b					
ee NOTE below);		ew issues that would require furthe					
37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal. 2. The proposed amendment(s) will not be entered because:							
		einslieddA no belii asw ise					
T06.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee have been filed is the date from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
as) The period for reply expiresmonths from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. See MPEP ONLY THE FINAL REJECTION. See MPEP ONLY THE FINAL REJECTION. See MPEP ONLY SEE THE FINAL REJECTION.							
	\overline{PLY} [check either a) or b)]						
THE REPLY FILED 22 October 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Motice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.							
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7691							
NAMANN ET AL.		isory Action	NPA				

Application No.

Applicant(s)

All Amendments received by the Office on or after July 30, 2003 must be in compliance with the rules as required by the Revised omission(s) or matter(s): Continuation of 2. NOTE: The reply filed on October 22, 2003 is not fully responsive to the prior Office Action because of the following

the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply claim section requires a separate section of its own. See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, 22, 2003 contains the section, "Response to Arguments" and the arguments on the same page as the claims. This is improper since the specification, and abstract, each beginning on a new sheet of paper. (See revised 37 CFR 1.121). Applicants' response filed on October Amendment Practice, which requires that an amendment document include separate sections for amendments to the claims, drawings,

PRIMARY EXAMINER KENNELH B' HOBFICK' 6H'D

En/81/11



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR I PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
09801346				
			EXAMINER	
			ART UNIT	PAPER
				11122003
			DATE MAILED	:

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Commissioner for Patents